

## **MISHELL B. KNEELAND | PARTNER**

Licensed in New York, New Jersey, and Texas Direct: 512-910-5463 mkneeland@cm.law

July 1, 2025

Via ECF

The Honorable Gregory H. Woods United States District Judge Southern District of New York 500 Pearl Street, Room 2260 New York, NY 10007 USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:\_\_\_
DATE FILED:\_\_7/1/2025

## MEMORANDUM ENDORSED

Re: Felipe Fernandez v. ScanPan USA, Inc., No. 1:25-cv-01849 (GHW), in the

United States District Court for the Southern District of New York

Request to Adjourn Pre-Motion Conference

Dear Judge Woods,

This firm represents defendant ScanPan USA, Inc. ("ScanPan").

I write to request an adjournment of the pre-motion conference which is scheduled for July 9, 2025 at 4:00 PM [Doc. #15] with respect to Defendant's contemplated motion to dismiss. This is first request for such an adjournment. The reason for the requested adjournment is that I am scheduled to be on holiday, flying to Southern California on July 4, 2025, and returning on July 13, 2025. Counsel for Plaintiff, Ramil Salim, has consented to the adjournment, and we request that it be scheduled during the weeks of July 14, 21, or 28, but not July 14, as I have a conflict that day. The adjournment will not affect any other scheduled dates.

I appreciate the Court's attention to this matter.

Respectfully submitted,

/s/ Mishell B. Kneeland

Mishell B. Kneeland

Cc (via ECF):
Rami Salim, Esq.
STEIN SAKS PLLC
rsalim@steinsakslegal.com
One University Plaza, Suite 620
Hackensack, NJ 07601
Attorneys for Plaintiff Felipe Fernandez

Application granted. The conference scheduled for July 9, 2025 is adjourned to July 16, 2025 at 2:00 p.m. The Clerk of Court is directed to terminate the motion pending at Dkt. No. 17.

SO ORDERED.

Dated: July 1, 2025 New York, New York

GREGORY H. WOODS
United States District Judge

Atlanta | Austin | Birmingham | Boston | Chicago | Dallas | Denver | Houston | Los Angeles | Minneapolis | New Jersey New York | Philadelphia | Washington, DC